NYSCEF DOC. NO. 1

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

STATE OF NEW YORK SUPREME COURT: COUNTY OF ERIE

AB 502 DOE,

Index No.

Plaintiff,

**SUMMONS** 

v.

HAMBURG CENTRAL SCHOOL DISTRICT; HAMBURG HIGH SCHOOL

Defendant(s).

### TO THE ABOVE NAMED DEFENDANT(S):

PLEASE TAKE NOTICE THAT YOU ARE HEREBY SUMMONED to answer the Complaint, a copy of which is hereby served upon you, and to serve a copy of your Answer to the Complaint upon the undersigned attorneys listed below within twenty (20) days after the service of this Summons, exclusive of the day of service (or within thirty (30) days after the service is complete if this Summons is not personally delivered to you within the State of New York); and in the case of your failure to appear or answer, judgment by default will be taken against you for the relief demanded herein.

Dated: September 27, 2019

Leah Costanzo, Esq.

STEVE BOYD, PC

40 North Forest Road Williamsville, NY 14221

Telephone: (716) 400-0000 lcostanzo@steveboyd.com

NYSCEF DOC. NO. 1

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

Jeffrey R. Anderson
J. Michael Reck
JEFF ANDERSON & ASSOCIATES, P.A.
52 Duane Street, 7th Floor
New York, NY 10007
Telephone: (646) 759-2551
jeff@andersonadvocates.com
mreck@andersonadvocates.com

Counsel for Plaintiff

NYSCEF DOC. NO. 1

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

STATE OF NEW YORK SUPREME COURT: COUNTY OF ERIE

AB 502 DOE,	Index No.
Plaintiff,	COMPLAINT
v.	
HAMBURG CENTRAL SCHOOL DISTRICT; HAMBURG HIGH SCHOOL	DEMAND FOR JURY TRIAL <sup>1</sup>
Defendants.	

Plaintiff, by and through Plaintiff's attorneys, states and alleges as follows:

#### **PSEUDONYM**

1. Plaintiff is authorized to file the instant action under a pseudonym and defendants are barred from disclosing Petitioner's true identity to the general public pursuant to an Amended Order of the Honorable Deborah A. Chimes. J.S.C. dated August 13, 2018 which is attached hereto.

#### **PARTIES**

- 2. At all times material to this Complaint, Plaintiff resided in the State of New York.
- 3. Whenever reference is made to any Defendant entity, such reference includes that entity, affiliates, predecessors, and successors. In addition, whenever reference is made to any act, deed, or transaction of any entity, the allegation means that the entity engaged in the act, deed, or transaction by or through its officers, directors, agents, employees, or representatives while they were actively engaged in the management, direction, control, or transaction of the entity's business or affairs.

<sup>&</sup>lt;sup>1</sup> Pursuant to §4 of the New York Child Victims Act, Plaintiff is entitled to a trial preference.

ERIE COUNTY CLERK 09/27/2019

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

4. At all times material, Defendant Hamburg Central School District was and

continues to be a public school district located in the County of Erie and State of New York.

5. At all times material, Hamburg High School was and continues to be a public school

owned, controlled, supervised, operated and managed by Defendant Hamburg Central School

District.

NYSCEF DOC. NO. 1

6. At all times material, Linda (King) Tedeschi was an employee of Defendant

Hamburg Central School District.

JURISDICTION

7. This Court has jurisdiction pursuant to C.P.L.R. § 301 as Defendant is a quasi-

municipal corporation created and organized by state legislatures and charged with the

administration of public schools in the State of New York and because the unlawful conduct

complained of herein occurred in New York.

8. Venue is proper pursuant to C.P.L.R. § 504 in that Defendant Hamburg Central

School District is situated in Erie County.

9. This complaint is brought under the Child Victims Act and, as such, the filing of a

Notice of Claim is not required.

**FACTS** 

10. At all times material, Tedeschi was employed by Defendant Hamburg Central

School District and remained under the direct supervision, employ, and control of Defendant

Hamburg Central School District.

11. Defendant Hamburg Central School District placed Tedeschi in positions where he

had access to and worked with children as an integral part of his work. Specifically, Defendant

2

4 of 14

ERIE COUNTY CLERK 09/27/2019 09:50

NYSCEF DOC. NO. 1

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

Hamburg Central School District placed and retained Tedeschi at Hamburg High School as the Director of the Instrumental Music Program.

At all times material, Plaintiff was a student in the Hamburg Central School 12.

District.

Plaintiff, as a minor and vulnerable child, was dependent on Defendant Hamburg 13.

Central School District and Tedeschi. Defendant Hamburg Central School District had custody of

Plaintiff and was entrusted with the safety of Plaintiff and, therefore, had responsibility and

authority over Plaintiff.

From approximately 1995-1999, when Plaintiff was approximately 12-16 years old, 14.

Tedeschi engaged in unpermitted sexual contact with Plaintiff.

15. Defendant Hamburg Central School District knew or should have known that

Tedeschi was a danger to children before Tedeschi sexually assaulted Plaintiff.

16. Prior to the sexual abuse of Plaintiff, Defendant Hamburg Central School District

learned or should have learned that Tedeschi was not fit to work with children. Defendant Hamburg

Central School District, by and through their agents, servants and/or employees, became aware, or

should have become aware of Tedeschi's propensity to commit sexual abuse and of the risk to

Plaintiff's safety. At the very least, Defendant Hamburg Central School District knew or should

have known that they did not have sufficient information about whether or not its employees, more

specifically Tedeschi, were fit to work with children.

17. Defendant Hamburg Central School District knew or should have known that there

was a risk of the sexual abuse of children attending Hamburg High School. At the very least,

Defendant Hamburg Central School District knew or should have known that they did not have

3

5 of 14

ERIE COUNTY CLERK 09/27/2019

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

sufficient information about whether or not there was a risk of child sex abuse for children

attending Hamburg High School.

NYSCEF DOC. NO. 1

18. Instead, Defendants negligently deemed that Tedeschi was fit to work with children

and/or that any previous misconduct was fixed or cured and/or that Tedeschi would not sexually

assault children and/or that Tedeschi would not injure children.

19. Defendant Hamburg Central School District owed Plaintiff a duty of reasonable

care because they had superior knowledge about the risk that Tedeschi posed to Plaintiff, the risk

of abuse in general in its schools and/or the risks that its facilities posed to minor children.

Defendant Hamburg Central School District owed a duty to Plaintiff to protect 20.

Plaintiff from harm because Defendant Hamburg Central School District's actions created a

foreseeable risk of harm to Plaintiff. As a vulnerable child attending Hamburg High School,

Plaintiff was a foreseeable victim. As a vulnerable child who Tedeschi had access to through

Tedeschi's employment with Defendant Hamburg Central School District, Plaintiff was a

foreseeable victim.

Defendant Hamburg Central School District also breached its duty to Plaintiff by 21.

actively maintaining and employing Tedeschi in a position of power and authority through which

Tedeschi had access to children, including Plaintiff, and power and control over children, including

Plaintiff.

22. Defendant Hamburg Central School District breached its duties to Plaintiff.

Defendant Hamburg Central School District failed to use ordinary care in determining whether its

facilities were safe and/or determining whether it had sufficient information to represent its

facilities as safe. Defendant Hamburg Central School District's breach of its duties include, but

are not limited to: failure to protect Plaintiff from a known or reasonably foreseeable danger,

NYSCEF DOC. NO. 1

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

failure to have sufficient policies and procedures to prevent child sex abuse, failure to properly

implement policies and procedures to prevent child sex abuse, failure to take reasonable measures

to make sure that policies and procedures to prevent child sex abuse were working, failure to

adequately inform families and children of the risks of child sex abuse, failure to investigate risks

of child sex abuse, failure to have any outside agency test its safety procedures, failure to protect

the children attending its programs from child sex abuse, failure to adhere to the applicable

standard of care for child safety, failure to investigate the amount and type of information

necessary to represent the school and its employees as safe, failure to train its employees properly

to identify signs of child sexual abuse by fellow employees, and to engage or timely engage

certified health professionals

23. Defendant Hamburg Central School District also breached its duty to Plaintiff by

failing to warn Plaintiff and Plaintiff's family of the risk that Tedeschi posed. Defendant further

failed to warn Plaintiff's family of Defendant Hamburg Central School District's

knowledge of the occurrence of child sexual abuse.

24. Defendant Hamburg Central School District additionally violated their legal duty

by failing to report known and/or suspected abuse of children by Tedeschi and/or its other agents

to the police and law enforcement.

25. Defendant Hamburg Central School District was negligent and/or made

representations to Plaintiff and Plaintiff's family during each and every year of Plaintiff's

attendance during plaintiff's minority.

26. As a direct result of Defendant Hamburg Central School District's negligence as

described herein, Plaintiff has suffered, and will continue to suffer, great pain of mind and body,

severe and permanent emotional distress, physical manifestations of emotional distress,

NYSCEF DOC. NO. 1

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

embarrassment, loss of self-esteem, humiliation and other physical, personal and psychological injuries. Plaintiff was prevented, and will continue to be prevented, from performing normal daily activities and obtaining the full enjoyment of life; and/or has incurred and will continue to incur expenses for psychological treatment, therapy, and counseling, and, upon information and belief, has and/or will incur loss of income and/or loss of earning capacity.

# AS AND FOR A FIRST CAUSE OF ACTION: NEGLIGENCE

- 27. Plaintiff incorporates all consistent paragraphs of this Complaint as if fully set forth under this count.
- 28. Defendant Hamburg Central School District owed Plaintiff a duty of reasonable care to protect the Plaintiff from injury.
- 29. Defendant Hamburg Central School District owed Plaintiff a duty of reasonable care because Defendant Hamburg Central School District had a special relationship with Plaintiff.
- 30. Defendant Hamburg Central School District also had a duty arising from its special relationship with Plaintiff, Plaintiff's parents, and other parents of young, vulnerable children, to properly train and supervise its employees. The special relationship arose because of the high degree of vulnerability of the children entrusted to Defendant Hamburg Central School District's care. As a result of the high degree of vulnerability and risk of sexual abuse inherent in such a special relationship, Defendant Hamburg Central School District had a duty to establish measures of protection not necessary for persons who are older or better able to safeguard themselves.
- 31. Defendant Hamburg Central School District owed Plaintiff a duty to protect Plaintiff from harm because Defendant Hamburg Central School District had a special relationship with Tedeschi.

NYSCEF DOC. NO. 1

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

32. By representing Tedeschi out as safe to work with children, and by undertaking the

custody, supervision of, and/or care of the minor Plaintiff, Defendant Hamburg Central School

District entered into a fiduciary relationship with the minor Plaintiff. As a result of Plaintiff being

a minor, and by Defendant Hamburg Central School District's undertaking of the care and

guidance of then vulnerable minor Plaintiff, Defendant Hamburg Central School District held a

position of empowerment over Plaintiff.

33. Further, Defendant Hamburg Central School District, by holding itself out as being

able to provide a safe environment for children, accepted this position of empowerment.

Defendant Hamburg Central School District thus entered into a fiduciary relationship with

Plaintiff. Defendant Hamburg Central School District exploited its position of empowerment,

putting Plaintiff at risk to be sexually assaulted.

34. By accepting custody of the minor Plaintiff, Defendant Hamburg Central School

District established an in loco parentis relationship with Plaintiff and in so doing, owed Plaintiff a

duty to protect Plaintiff from injury.

35. By establishing, operating and/or administrating Hamburg High School, accepting

the minor Plaintiff as a participant in its programs, holding its facilities and programs out to be a

safe environment for Plaintiff, accepting custody of the minor Plaintiff in loco parentis, and by

establishing a fiduciary relationship with Plaintiff, Defendant Hamburg Central School District

entered into an express and/or implied duty to properly supervise Plaintiff and provide a reasonably

safe environment for children attending its schools. Defendant Hamburg Central School District

also owed Plaintiff a duty to properly supervise Plaintiff to prevent harm from foreseeable dangers.

Defendant Hamburg Central School District had the duty to exercise the same degree of care over

ERIE COUNTY CLERK 09/27/2019 09:50

NYSCEF DOC. NO. 1

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

minor students under its control as a reasonably prudent parent would have exercised under similar circumstances.

- 36. By establishing and operating Hamburg High School and by accepting the enrollment and participation of the minor Plaintiff as a participant in its educational programs, Defendant Hamburg Central School District owed Plaintiff a duty to properly supervise Plaintiff to prevent harm from generally foreseeable dangers.
- Defendant Hamburg Central School District owed Plaintiff a duty to protect 37. Plaintiff from harm because Defendant Hamburg Central School District was aware of Plaintiff's presence on its property and aware that Tedeschi posed a dangerous condition on Defendant Hamburg Central School District's property.
- Defendant Hamburg Central School District breached its duties to Plaintiff by 38. failing to use reasonable care. Defendant Hamburg Central School District's failures include, but are not limited to, failing to properly supervise Tedeschi, failing to properly supervise Plaintiff and failing to protect Plaintiff from a known danger.
- 39. As a direct result of the foregoing, Plaintiff sustained physical, emotional, and psychological injuries, along with pain and suffering.

## AS AND FOR A SECOND CAUSE OF ACTION: **NEGLIGENT HIRING**

- 40. Plaintiff incorporates all consistent paragraphs of this Complaint as if fully set forth under this court.
- 41. At all times material, Tedeschi was employed by Defendant Hamburg Central School District and was under Defendant Hamburg Central School District's direct supervision, employ and control when he/she committed the wrongful acts alleged herein. Tedeschi engaged in the illegal conduct while acting in the course and scope of his employment with Defendant

NYSCEF DOC. NO. 1

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

Hamburg Central School District and/or accomplished the sexual abuse by virtue of his/her job-created authority.

- 42. Defendant Hamburg Central School District negligently hired and/or negligently placed Tedeschi in a position to cause foreseeable harm which Plaintiff would not have been subjected to had Defendant Hamburg Central School District taken reasonable care in its prehiring investigation of Tedeschi.
- 43. Defendant Hamburg Central School District knew or should have known of Tedeschi's propensity for the type of behavior which resulted in Plaintiff's injuries.
- 44. As a result of the foregoing, Plaintiff sustained physical, emotional and psychological injuries, along with pain and suffering.

# AS AND FOR A THIRD CAUSE OF ACTION: NEGLIGENT TRAINING AND SUPERVISION

- 45. Plaintiff incorporates all consistent paragraphs of this Complaint as if fully set forth under this count.
- 46. At all times material, Tedeschi was employed by Defendant Hamburg Central School District and was under each Defendant Hamburg Central School District's direct supervision, employ, and control when he committed the wrongful acts alleged herein. Tedeschi engaged in the wrongful conduct while acting in the course and scope of his employment with Defendant Hamburg Central School District and/or accomplished the sexual abuse by virtue of his job-created authority.
- 47. Defendant Hamburg Central School District had a duty, arising from its employment of Tedeschi, to ensure that Tedeschi did not sexually molest children.
- 48. Further, Defendant Hamburg Central School District had a duty to train and educate employees and administrators and establish adequate and effective policies and procedures

NYSCEF DOC. NO. 1

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

calculated to detect, prevent, and address inappropriate behavior and conduct between its

employees and children.

49. Defendant Hamburg Central School District was negligent in the training,

supervision, and instruction of its employees. Defendant Hamburg Central School District failed

to timely and properly educate, train, supervise, and/or monitor its agents or employees with regard

to policies and procedures that should be followed when sexual abuse of a child is suspected or

observed.

50. Defendant Hamburg Central School District was additionally negligent in failing

to supervise, monitor, chaperone, and/or investigate Tedeschi and/or in failing to create, institute,

and/or enforce rules, policies, procedures, and/or regulations to prevent Tedeschi's sexual abuse

of Plaintiff.

51. In failing to properly supervise Tedeschi, and in failing to establish such training

procedures for employees and administrators, Defendant Hamburg Central School District failed

to exercise the care that a reasonably prudent parent would have exercised under similar

circumstances.

52. As a direct result of the foregoing, Plaintiff sustained physical, emotional, and

psychological injuries, along with pain and suffering.

AS AND FOR A FOURTH CAUSE OF ACTION: NEGLIGENT RETENTION

53. Plaintiff incorporates all consistent paragraphs of this Complaint as if fully set forth

under this count.

54. Defendant Hamburg Central School District became aware or should have become

aware of Tedeschi's propensity for child sexual abuse, and failed to take any further action to

remedy the problem and failed to investigate or remove Tedeschi from working with children.

NYSCEF DOC. NO. 1

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

55. Defendant Hamburg Central School District negligently and/or recklessly retained

Tedeschi with knowledge of Tedeschi's propensity for the type of behavior which resulted in

Plaintiff's injuries in this action.

56. Defendants negligently and/or recklessly retained Tedeschi in a position where he

had access to children and could foreseeably cause harm which Plaintiff would not have been

subjected to had Defendant Hamburg Central School District acted reasonably.

57. In failing to timely remove Tedeschi from working with children or terminate the

employment of Tedeschi, Defendant Hamburg Central School District negligently and/or

recklessly failed to exercise the degree of care that a reasonably prudent parent would have

exercised under similar circumstances.

58. As a direct result of the foregoing, Plaintiff sustained physical, emotional, and

psychological injuries, along with pain and suffering.

PRAYER FOR RELIEF

WHEREFORE, based on the foregoing causes of action, Plaintiff prays for judgment

against Defendant(s) in an amount that will fully and fairly compensate Plaintiff for Plaintiff's

injuries and damages, and for any other relief the Court deems appropriate. The amount of damages

sought in this Complaint exceeds the jurisdictional limits of all lower courts which would

otherwise have jurisdiction.

DATED: September 27, 2019

Leah Costanzo, Esq.

STEVE BOYD, PC

40 North Forest Road Williamsville, NY 14221

Telephone: (716) 400-0000

lcostanzo@steveboyd.com

NYSCEF DOC. NO. 1

INDEX NO. 812614/2019

RECEIVED NYSCEF: 09/27/2019

Jeffrey R. Anderson
J. Michael Reck
JEFF ANDERSON & ASSOCIATES, P.A.
52 Duane Street, 7th Floor
New York, NY 10007
Telephone: (646) 759-2551
jeff@andersonadvocates.com
mreck@andersonadvocates.com
Counsel for Plaintiff